- (3) Operations you own or control; and
- (4) Operations your operator owns or controls.
- (b) We must conduct the review required under paragraph (a) of this section before making a permit eligibility determination under §773.12 of this part.

[65 FR 79663, Dec. 19, 2000]

§ 773.12 Permit eligibility determination.

Based on the reviews required under §§ 773.9 through 773.11 of this part, we, the regulatory authority, will determine whether you, the applicant, are eligible for a permit under section 510(c) of the Act.

- (a) Except as provided in §§ 773.13 and 773.14 of this part, you are not eligible for a permit if we find that any surface coal mining operation that—
- (1) You directly own or control has an unabated or uncorrected violation; or
- (2) You or your operator indirectly control has an unabated or uncorrected violation and your control was established or the violation was cited after November 2, 1988.
- (b) We will not issue you a permit if you or your operator are permanently ineligible to receive a permit under §774.11(c) of this subchapter.
- (c) After we approve your permit under §773.15 of this part, we will not issue the permit until you comply with the information update and certification requirement of §778.9(d) of this subchapter. After you complete that requirement, we will again request a compliance history report from AVS to determine if there are any unabated or uncorrected violations which affect your permit eligibility under paragraphs (a) and (b) of this section. We will request this report no more than five business days before permit issuance under §773.19 of this part.
- (d) If you are ineligible for a permit under this section, we will send you written notification of our decision. The notice will tell you why you are ineligible and include notice of your appeal rights under part 775 of this sub-

chapter and 43 CFR 4.1360 through 4.1369.

[65 FR 79663, Dec. 19, 2000, as amended at 72 FR 68029, Dec. 3, 2007]

§ 773.13 Unanticipated events or conditions at remining sites.

- (a) You, the applicant, are eligible for a permit under §773.12 if an unabated violation—
- (1) Occurred after October 24, 1992; and
- (2) Resulted from an unanticipated event or condition at a surface coal mining and reclamation operation on lands that are eligible for remining under a permit that was held by the person applying for the new permit.
- (b) For permits issued under §785.25 of this subchapter, an event or condition is presumed to be unanticipated for the purpose of this section if it—
 - (1) Arose after permit issuance;
 - (2) Was related to prior mining; and
- (3) Was not identified in the permit application.

[65 FR 79663, Dec. 19, 2000, as amended at 73 FR 67630, Nov. 14, 2008]

§ 773.14 Eligibility for provisionally issued permits.

- (a) This section applies to you if you are an applicant who owns or controls a surface coal mining and reclamation operation with—
- (1) A notice of violation issued under §843.12 of this chapter or the State regulatory program equivalent for which the abatement period has not yet expired; or
- (2) A violation that is unabated or uncorrected beyond the abatement or correction period.
- (b) We, the regulatory authority, will find you eligible for a provisionally issued permit under this section if you demonstrate that one or more of the following circumstances exists with respect to all violations listed in paragraph (a) of this section—
- (1) For violations meeting the criteria of paragraph (a)(1) of this section, you certify that the violation is being abated to the satisfaction of the regulatory authority with jurisdiction over the violation, and we have no evidence to the contrary.

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- (2) As applicable, you, your operator, and operations that you or your operator own or control are in compliance with the terms of any abatement plan (or, for delinquent fees or penalties, a payment schedule) approved by the agency with jurisdiction over the violation.
 - (3) You are pursuing a good faith—
- (i) Challenge to all pertinent ownership or control listings or findings under §§ 773.25 through 773.27 of this part; or
- (ii) Administrative or judicial appeal of all pertinent ownership or control listings or findings, unless there is an initial judicial decision affirming the listing or finding and that decision remains in force.
- (4) The violation is the subject of a good faith administrative or judicial appeal contesting the validity of the violation, unless there is an initial judicial decision affirming the violation and that decision remains in force.
- (c) We will consider a provisionally issued permit to be improvidently issued, and we must immediately initiate procedures under §§773.22 and 773.23 of this part to suspend or rescind that permit, if—
- (1) Violations included in paragraph (b)(1) of this section are not abated within the specified abatement period;
- (2) You, your operator, or operations that you or your operator own or control do not comply with the terms of an abatement plan or payment schedule mentioned in paragraph (b)(2) of this section;
- (3) In the absence of a request for judicial review, the disposition of a challenge and any subsequent administrative review referenced in paragraph (b)(3) or (4) of this section affirms the validity of the violation or the ownership or control listing or finding; or
- (4) The initial judicial review decision referenced in paragraph (b)(3)(ii) or (4) of this section affirms the validity of the violation or the ownership or control listing or finding.

[65 FR 79663, Dec. 19, 2000, as amended at 72 FR 68029. Dec. 3, 2007]

§ 773.15 Written findings for permit application approval.

No permit application or application for a significant revision of a permit

- shall be approved unless the application affirmatively demonstrates and the regulatory authority finds, in writing, on the basis of information set forth in the application or from information otherwise available that is documented in the approval, the following:
- (a) The application is accurate and complete and the applicant has complied with all requirements of the Act and the regulatory program.
- (b) The applicant has demonstrated that reclamation as required by the Act and the regulatory program can be accomplished under the reclamation plan contained in the permit application.
 - (c) The proposed permit area is—
- (1) Not within an area under study or administrative proceedings under a petition, filed pursuant to parts 764 and 769 of this chapter, to have an area designated as unsuitable for surface coal mining operations, unless the applicant demonstrates that before January 4, 1977, he has made substantial legal and financial commitments in relation to the operation covered by the permit application; or
- (2) Not within an area designated as unsuitable for surface coal mining operations under parts 762 and 764 or 769 of this chapter or within an area subject to the prohibitions of §761.11 of this chapter.
- (d) For mining operations where the private mineral estate to be mined has been severed from the private surface estate, the applicant has submitted to the regulatory authority the documentation required under §778.15(b) of this chapter.
- (e) The regulatory authority has made an assessment of the probable cumulative impacts of all anticipated coal mining on the hydrologic balance in the cumulative impact area and has determined that the proposed operation has been designed to prevent material damage to the hydrologic balance outside the permit area.
- (f) The applicant has demonstrated that any existing structure will comply with §701.11(d), and the applicable performance standards of subchapter B or K of this chapter.